Date

December 7, 2004

TF	RANSMITTAL FORM ***Correspondence efter miles** 11 Pages in This Submission	Applic Fixing First N Art Un Exami	Date Immed inventor It Iner Name ey Docket Number	10/04	45,830 tober 2001	PECEIVED DEC 0 7 2004
Amendm A Extension Express Informatic Certified Documer Reply to Incompte	remittal Form fee Attached sent/Reply offer Final offidavits/declaration(s) n of Time Request Abandonment Request on Disclosure Statement Copy of Priority tit(s) Missing Parts/ te Application epily to Missing Parts nder 37 CFR 1.52 or 1.53	Drawing(Licensing Licensing Petition Petition in Provision Change of Terminal Request CD, Num		on Address	After Allow Appeal Co of Appeal Appeal Co (Appeal No Proprietar Status Cother End below): Notice of non-co	compliant amendmental acoment listing of
Firm Name Signature Printed name Date	SIGNA Elman Technology L Gerry J. Elman December 7, 2004		LICANT, ATTO	PRNEY, C	24,404	

This collection of information is required by 37 CFR 25. The information is required to obtain or retain a benefit by the public which is to file (and by It) e USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including eithering, preparing, and submitting the completed application forms to the USPTO. There will vary depending upon the individual case. Any comprehent on the amount of itime you require to complete this form anctor suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Petent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commitsioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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Gerry J. Elman

Typed or printed name



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		Notice of Non-Compliant Amendment (37 CFR	1.121)	
		/-/41		
The	amendment	document filed on /////04 is considered non-compliant because it has	is failed to meet	he requirements of
37 C	FR 1.121.	In order for the amenament document to be compliant, correction of the follow on of the mon-compliant amendment document must be resubmitted (in its	ang tiem(s) is re	huired. Only the
COLL	ected secus	to the claims" section of applicant's amendment document must be re-sub	mitted. 37 CFR	1.121(h).
		ING CHECKED (X) ITEM(S) CAUSE THE AMENDMENT DOCUMENT.	O BENON-CO	MPLIANT:
		adments to the specification:		
		A. Amended paragraph(s) do not include markings. B. New paragraph(s) should not be underlined.		
		C. Other		
	_	·		
	2. Abst	ract:		
		A. Not presented on a separate sheet. 37 CFR 1.72.		,
		B. Other		
_			i	
	3. Ame	ndments to the drawings:		
	4 4	andments to the claims:	İ	
ш	4. Ame	A. A complete listing of all of the claims is not present.		
		B. The listing of claims does not include the text of all pending claims (include the	ding withdrawn	claims)
-	Ā	C. Each claim has not been provided with the proper status identifier, and as		
	_	claim cannot be identified. Note: the status of every claim must be indicate		
		one of the following 7 status identifiers: (Original), (Ourrently amended), (O	anceled), (With	rawn), (Previously
		presented), (New) and (Not entered). D. The claims of this amendment paper have not been presented in ascending	a numerical and	
	3	F. Other: (Value) I have not attended in ascenting		

For further explanation of the amendment format required by 37 CFR 1.121, see MPEP Sec. 714 and the USPTO website at http://www.uspto.gov/web/offices/pac/dapp/opia/preognotice/officeflyer.pdf.

D. The claims of this amendment paper have not been presented in ascen E. Other: Claim Thas no Datusident

If the non-compliant amendment is a PRELIMINARY AMENDMENT, applicant is given ONE MONTH from the mail date of this letter to supply the corrected section which complies with 37 CFR 1.121. Pailure to comply with 37 CFR 1.121 will result in non-entry of the preliminary amendment and examination on the merits will commence without consideration of the proposed changes in the preliminary amendment(s). This notice is not an action under 35 U.S.C. 132, and this ONE MONTH time limit is not extendable.

If the non-compliant amendment is a reply to a NON-FINAL OFFICE ACTION (including a submission for an RCE), and since the amendment appears to be a bona fide attempt to be a reply (37 CFR 1.135(c)), applicant is given a TIME PERIOD of ONE MONTH from the mailing of this notice within which to re-submit the corrected section which complies with 37 CFR 1.121 in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD ARE AVAILABLE UNDER 37 CFR 1.136(a).

If the amendment is a reply to a FINAL REJECTION, this form may be an attachment to an Advisory Action. The period for response to a final rejection continues to run from the date set in the final rejection, and is not affected by the non-compliant status of the amendment.

toria gal Instruments Examiner (LIE) 71-972-155 Telephone No.

Rev. 6/04

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